ERICKSON, THORPE& SWAINSTON, LTD.

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proposed discovery plan and scheduling order. In that regard, since the Court's Order (#50) to stay discovery pending disposition of Defendant's Motion to Dismiss was in place for less than a week, the parties have conferred and agree the prior Stipulated Discovery Plan and Scheduling Order (#37) should remain in place. Therefore, for the sake of simplicity and judicial economy, the parties respectfully request that the current Discovery Plan and Scheduling Order (#37), entered March 27, 2020, remain in place.

DATED this 10<sup>th</sup> day of June, 2020.

ERICKSON, THORPE & SWAINSTON, LTD.

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/s/ Brent L. Ryman

BRENT L. RYMAN, ESQ. (#008648) ERICKSON, THORPE & SWAINSTON, LTD. 99 West Arroyo Street

P.O. Box 3559 Reno, Nevada 89505

Telephone: (775) 786-3930 Attorneys for Defendants

IT IS SO ORDI

UNITED STATES MAGISTRATE JUDGE DATED: 6-12-2020

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1	CERTIFICATE OF SERVICE
2	Pursuant to FRCP Rule 5, I certify that I am an employee of ERICKSON, THORPE &
3	SWAINSTON, LTD. and that on this day I caused to be served a true and correct copy of the
4	attached document by:
5	U.S. Mail
6	Facsimile Transmission
7	Personal Service  Messenger Service
8	X CMECF
9	addressed to the following:
10	
11	Arlette P. Newvine, Esq. P.O. Box 6377 Pahrump, Nevada 89041
12	Pahrump, Nevada 89041 <u>anewvine@newvinelaw.com</u>
13	DATED this 10 <sup>th</sup> day of June, 2020.
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15	/s/ Brent Ryman Brent Ryman
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